#### Case 12-32118 Doc 15 Page 1 of 16

FILED

June 29, 2012

CLERK, U.S. BANKRUPTCY COURT

EASTERN DISTRICT OF CALIFORNIA

0004317386

#### 16

2	marc A. LEVINSON (STATE BAR NO. 5761) malevinson@orrick.com NORMAN C. HILE (STATE BAR NO. 57299)	5)		
3	nhile@orrick.com JOHN W. KILLEEN (STATE BAR NO. 258395)			
4	jkilleen@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP			
5	400 Capitol Mall, Suite 3000 Sacramento, California 95814-4497			
6	Telephone: (916) 447-9200 Facsimile: (916) 329-4900			
7	Attorneys for Debtor City of Stockton			
8				
9	UNITED STATES BA	NKRUPTCY COURT		
10	EASTERN DISTRIC	T OF CALIFORNIA		
1.1	SACRAMENTO DIVISION			
12				
13	In re:	Case No. 2012-32118		
14	CITY OF STOCKTON, CALIFORNIA,	DC No. OHS-3		
15	Debtor.	Chapter 9		
16 17		EMERGENCY MOTION FOR AN ORDER PURSUANT TO 11 U.S.C. §§ 102 AND 105(a) AND BANKRUPTCY		
18		RULES 2002(m) AND 9007 LIMITING NOTICE AND PERMITTING DEBTOR TO ESTABLISH AND MAINTAIN A		
19		PUBLICLY AVAILABLE INTERNET- ACCESSED WEBSITE IN LIEU OF		
20		NOTICE TO CERTAIN PARTIES		
21		Date: Friday, July 6, 2012 Time: 10:00 a.m.		
22		Place: United States Courthouse Dept. A, Courtroom 28		
23		501 I Street Sacramento, CA 95814		
24		the state of the s		
25	,	rate municipality (the "City"), the debtor in the		
26	above-captioned case, moves the Court (by this "			
27	order, substantially in the form of Exhibit A, esta	blishing notice procedures for this chapter 9		
28	///			

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1 case. The proposed notice procedures are more fully described in the memorandum of points and 2 authorities filed contemporaneously herewith ("Memorandum"). RELIEF REQUESTED 3 The City has approximately 6000 creditors and almost 300,000 interested residents. To 4 streamline the bankruptcy process and reduce the costs of providing notice, while ensuring that 5 the appropriate parties are informed of matters as they arise in this chapter 9 case, the City is 6 seeking entry of an order establishing certain notice procedures. The proposed notice procedures 7 8 will: limit the number of parties upon whom notice must be served; 9 a. provide an alternative means of access to this Court's docket and to relevant 10 b. documents via a website maintained on the City's webpage at the City's expense; 11 and 12 designate the manner of service with respect to all matters for which the 13 c. Bankruptcy Code and the Bankruptcy Rules authorize the Court to designate or 14 limit the parties entitled to notice and the manner of service, including matters 15 subject to Bankruptcy Rules 2002, 4001, 6006, or 7004. 16 The Court has jurisdiction over this matter pursuant to 28 U.S.C. §§ 1334 and 157(b) and 17 11 U.S.C. § 921(b). This is a core proceeding pursuant to 28 U.S.C. §157(b)(2). Venue in the 18 Eastern District of California is appropriate pursuant to 28 U.S.C. §§ 1408 and 1409. 19 This Motion is based on the Memorandum, the record in this case, and the arguments, 20 evidence, and representations that may be presented at or prior to the hearing on this Motion. 21 Any opposition or objection to the Motion may be presented before or at the time of the hearing 22 on the Motion. 23 24 111 25 111 26 111 27 111 28 111

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1	WHEREFORE, the City respectfull	y request	s that the Court enter an order: (i) limiting
2	the parties upon whom notice must be serve	ed; (ii) pe	ermitting the City to provide an alternative
3	means of access to this Court's docket and to relevant documents via a website maintained on the		
4	City's webpage at the City's expense; (iii) designating the manner of service with respect to all		
5	matters for which the Bankruptcy Code and	d the Ban	kruptcy Rules authorize the Court to so
6	designate or limit; and (iv) granting such of	ther and f	further relief as the Court deems to be just and
7	proper.		
8	Dated: June 29, 2012	ORRIC	K, HERRINGTON & SUTCLIFFE LLP
9			
10	,	By:	/s/ Marc A. Levinson
11		- Victorian de Constantino	Marc A. Levinson Norman C. Hile
12			John W. Killeen Attorneys for City of Stockton, Debtor
13			
14			
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16			
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<ul><li>20</li><li>21</li></ul>			
22			
23			
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25			
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27			

# Exhibit A

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	12	
1	MARC A. LEVINSON (STATE BAR NO. 57613 malevinson@orrick.com	3)
2	NORMAN C. HILE (STATE BAR NO. 57299)  nhile@orrick.com	
3	JOHN W. KILLEEN (STATE BAR NO. 258395)	
4	jkilleen@orrick.com ORRICK, HERRINGTON & SUTCLIFFE LLP	
5	400 Capitol Mall, Suite 3000 Sacramento, California 95814-4497	
6	Telephone: (916) 447-9200 Facsimile: (916) 329-4900	
7	Attorneys for Debtor	
8	City of Stockton	
9	UNITED STATES BA	NKRUPTCY COURT
10	EASTERN DISTRIC	T OF CALIFORNIA
11	SACRAMENT	O DIVISION
12	,	
13	In re:	Case No. 2012-32118
14	CITY OF STOCKTON, CALIFORNIA,	DC No. OHS-3
15	Debtor.	Chapter Number: 9
16		ORDER GRANTING DEBTOR'S EMERGENCY MOTION FOR AN
17		ORDER PURSUANT TO 11 U.S.C. §§ 102 AND 105(a) AND BANKRUPTCY
18		RULES 2002 (m) AND 9007 LIMITING NOTICE AND PERMITTING DEBTOR
19		TO ESTABLISH AND MAINTAIN A PUBLICLY AVAILABLE INTERNET-
20		ACCESSED WEBSITE IN LIEU OF NOTICE TO CERTAIN PARTIES
21	/	Date: Friday, July 6, 2012
22		Time: 10:00 a.m. Place: United States Courthouse
23		Dept. A, Courtroom 28 501 I Street
24		Sacramento, CA 95814
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The Court, having considered the Debtor's Emergency Motion For An Order Pursuant To				
11 U.S.C. §§ 102 And 105(a) And Bankruptcy Rules 2002(m) And 9007 Limiting Notice And				
Permitting Debtor To Establish And Maintain A Publicly-Available Internet-Accessed Website in				
Lieu of Notice to Certain Parties (the "Motion") <sup>1</sup> submitted by the City of Stockton (the "City"),				
the debtor in the above-captioned chapter 9 case, the memorandum of points and authorities in				
support of the Motion, any opposition to the Motion, the record in this case, and any admissible				
evidence presented to the Court at or prior to the hearing on the Motion, if any, hereby finds that:				
(a) notice of the Motion and the hearing thereon were adequate and proper under the				
circumstances; (b) the relief sought in the Motion is reasonable, necessary and in the best interest				
of the Debtor; and (c) good cause appearing therefore;				
IT IS HEREBY ORDERED that:				
1. The Motion is granted.				
2. With respect to all matters or proceedings for which title 11 of the United States				
Code, the Federal Rules of Bankruptcy Procedure, or the Local Rules of this Court authorize the				
Court to designate or limit the parties entitled to notice, notice shall be sufficient if served only				
upon the following parties via email or the CM/ECF system, when possible, and otherwise by				
U.S. Mail or overnight delivery, unless a different manner of service, consistent with this Order,				
is specifically requested in a paper filed with the Court and served upon the parties entitled to				
notice herein at least ten days prior to service made pursuant to this Order:				
a. The Office of the United States Trustee, as follows:				
Antonia G. Darling, Assistant U.S. Trustee U.S. Department of Justice, Office of the U.S. Trustee 501 I Street, Suite 7-500 Sacramento, CA 95814-2322 Email: <a href="mailto:Antonia.Darling@usdoj.gov">Antonia.Darling@usdoj.gov</a>				

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<sup>&</sup>lt;sup>1</sup> Terms not otherwise defined herein shall have the meanings set forth in the Motion.

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1	b.	The City Attorney, as follows:
2		John M. Luebberke, City Attorney Office of the City Attorney
3		City of Stockton – City Hall
4		425 North El Dorado Street, 2nd Floor Stockton, CA 95202
5		Email: John.Luebberke@stocktongov.com
6	c.	The City's chapter 9 counsel, as follows:
7		Marc A. Levinson, Esq. Orrick, Herrington & Sutcliffe LLP
8	,	400 Capitol Mall, Suite 3000 Sacramento, CA 95814
9		Email: malevinson@orrick.com
10		and
11		Norman C. Hile, Esq. Orrick, Herrington & Sutcliffe LLP
12		400 Capitol Mall, Suite 3000 Sacramento, CA 95814
13		Email: nhile@orrick.com
14		and
15		John W. Killeen, Esq. Orrick, Herrington & Sutcliffe LLP
16		400 Capitol Mall, Suite 3000 Sacramento, CA 95814
17		Email: jkilleen@orrick.com
18	d.	Counsel for any committee appointed under section 1102 of the Bankruptcy Code
19		icable in this case by section 901(a)), or, absent and prior to the appointment of any
20		ee, to each of the creditors included on the list of creditors holding the twenty
21	latin de la companya	ared claims as filed by the City;
	e.	The Indenture Trustees for the City's bondholders, as follows:
22	<b>C.</b>	
23		Union Bank, N.A. c/o BetteJean McCole, Vice President
24		Special Assets Department 445 South Figueroa Street, Suite 403
25	**************************************	Los Angeles, CA 90071 Email: <u>BetteJean.McCole@unionbank.com</u>
26		and
27	///	
28	///	

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I	
1	Union Bank, N.A.
2	c/o Robert B. Kaplan, Esq. c/o Nick De Lancie, Esq.
3	Jeffer Mangels Butler & Mitchell LLP Two Embarcadero Center, Fifth Floor
4	San Francisco, CA 94111 Email: <u>RKaplan@jmbm.com</u>
5	Email: NDeLancie@jmbm.com
	and
6	Wells Fargo Bank
7	c/o Gavin Wilkinson, Vice President 625 Marquette Avenue, 11th Floor
8	Minneapolis, MN 55479 Email: gavin.wilkinson@wellsfargo.com
9	lucinda.hurska-claeys@wellsfargo.com
10	and
11	Wells Fargo Bank c/o William W. Kannel, Esq.
12	c/o Richard H. Moche, Esq.
13	Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C. One Financial Center
14	Boston, MA 02111 Email: wkannel@mintz.com
15	Email: <u>rmoche@mintz.com</u>
16	and
17	Dexia Credit Local c/o Jim Barry
18	c/o David L. Bernstein, Esq. 445 Park Avenue
19	New York, NY 10022 Email: jim.barry@dexia-us.com
	Email: david.bernstein@dexia-us.com
20	and
21	Dexia Credit Local
22	c/o Neil Rust, Esq. c/o Roberto J. Kampfner, Esq.
23	White & Case LLP 633 West Fifth Street, Suite 1900
24	Los Angeles, CA 90071-2007 Email: nrust@whitecase.com
25	Email: rkampfner@whitecase.com
26	///
27	///
28	///

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1	f.	The City's Bond Insurers, as follows:
2		National Public Finance Guarantee Corporation c/o John Jordan, Managing Director – Portfolio Surveillance
3 4		113 King Street Armonk, NY 10504 Email: john.jordan@nationalpfg.com
5	de de la constanta de la const	
6		National Public Finance Guarantee Corporation c/o Larry A. Larose, Esq.
7		Winston & Strawn LLP 200 Park Avenue
8		New York, NY 10166 Email: <u>llarose@winston.com</u>
9	one control of the co	National Public Finance Guarantee Corporation c/o Richard Lapping, Esq.
10		Winston & Strawn LLP 101 California Street
11		San Francisco, CA 94111-5802 Email: rlapping@winston.com
12		National Public Finance Guarantee Corporation
13		c/o Sarah Trum, Esq. Winston & Strawn LLP
14	programme de la companya de la compa	1111 Louisiana Street, 25th Floor Houston, TX 77002
15		Email: strum@winston.com
16	inicial-incompany and the control of	Optinuity Alliance Resources Corporation c/o Matthew A. Cohn
17 18	Production of the Control of the Con	c/o Gary Saunders, Esq., Deputy General Counsel, Director & Assistant Secretary Special Situations Group 113 King Street
19		Armonk, NY 10504 Email: matthew.cohn@optinuityar.com
20		Email: gary.saunders@optinuityar.com
21		Assured Guaranty c/o Holly Horn
22		c/o Kevin Lyons c/o Terence Workman
23	makahan oppopulasi atau atau atau atau atau atau atau ata	31 West 52nd Street New York, NY 10019
24		Email: hhorn@assuredguaranty.com Email: klyons@assuredguaranty.com
25	///	Email: tworkman@assuredguaranty.com
26	11:1	
27	///	
28	111	

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1 2			Assured Guaranty c/o Eric D. Tashman, Esq. Sidley Austin LLP
3			555 Čalifornia Street San Francisco, CA 94104
4			Email: etashman@sidley.com
5			Assured Guaranty c/o Jeffrey E. Bjork, Esq.
6			Sidley Austin LLP 555 West Fifth Street
7			Los Angeles, CA 90013 Email: <u>jbjork@sidley.com</u>
8		g.	CalPERS, as follows:
9			California Public Employees Retirement System c/o Gina Ratto, Esq., CalPERS' Deputy Counsel
10			Lincoln Plaza North 400 Q Street, Room N3340
11			Sacramento, CA 95814 Email: gina_ratto@calpers.ca.gov
12			
13			California Public Employees Retirement System c/o Robert S. McWhorter, Esq.
14			Nossamen LLP
15			915 L Street, Suite 100 Sacramento, CA 95814
16			Email: rmcwhorter@nossamen.com
17		h.	Counsel for SPMA, as follows:
			Stockton Police Management Association
18			c/o Dee Contreras, Esq. Goyette & Associates, Inc.
19			2366 Gold Meadow Way, 2nd Floor Gold River, CA 95670
20			Email: dee@goyette-assoc.com deecon45@aol.com
21		i.	
22		1.	The Labor Representative for the SPMA, as follows:  Stockton Police Management Association
23			c/o David Swim Goyette & Associates, Inc.
24			11344 Coloma Road, Suite 145 Gold River, CA 95670
25			Email: swim@goyette-assoc.com
26	///		
27	///		
28	///		

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1	j.	Counsel for SPOA, as follows:
2		Stockton Police Officers' Association
3		c/o Donna Parkinson, Esq. Parkinson Phinney
4		400 Capitol Mall, Suite 2560 Sacramento, CA 95814
5		Email: donna@parkinsonphinney.com
6		Stockton Police Officers' Association c/o Alan C. Davis, Esq.
7		Davis and Reno 22 Battery Street, Suite 1000
8		San Francisco, CA 94111 Email: AlanD3370@aol.com
9		Stockton Police Officers' Association
10		c/o David E. Mastagni, Jr., Esq. Mastagni, Holstedt, Amick, Miller & Johnsen
11		1912 I Street Sacramento, CA 95811-3151
12		Email: dave@mastagni.com davidm@mastagni.com
13	*-	Council for CEMIL or follows:
14	k.	Counsel for SFMU, as follows:
15		Stockton Fire Management Unit c/o Christopher E. Platten, Esq.
16		c/o Mark Renner, Esq. Wylie, McBride, Platten & Renner 2125 Canoas Garden Avenue, Suite 120
17		San Jose, CA 95125 Email: cplatten@wmprlaw.com
18		Email: mrenner@wmprlaw.com
19	1.	Counsel for IAFF, as follows:
20		International Association of Firefighters Local 456 c/o Christopher E. Platten, Esq.
21		c/o Mark Renner, Esq. Wylie, McBride, Platten & Renner
22		2125 Canoas Garden Avenue, Suite 120 San Jose, CA 95125
23		Email: cplatten@wmprlaw.com Email: mrenner@wmprlaw.com
24	///	
25	///	
26	///	
27	///	
28	///	

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1	m.	Counsel for SMMSLU, as follows:
2		Stockton Mid-Management/Supervisory Level Unit c/o Dee Contreras, Esq.
3		Goyette & Associates, Inc. 2366 Gold Meadow Way, 2nd Floor
4		Gold River, CA 95670
5		Email: dee@goyette-assoc.com deecon45@aol.com
6	n.	The Labor Representative for SMMSLU, as follows:
7		Stockton Mid-Management/Supervisory Level Unit c/o Kim Gillingham
8		Goyette & Associates, Inc.
9		11344 Coloma Road, Suite 145 Gold River, CA 95670
10		Email: kim@goyette-assoc.com
11	0.	Counsel for SCEA, as follows:
aniosiosiosa		Stockton City Employees' Association
12		c/o Joseph W. Rose, Esq. Rose Law Firm P.C., Attorneys at Law
13		11335 Gold Express Drive, Suite 135 Gold River, CA 95670
14		Email: joerose@joeroselaw.com
- 1	p.	OE3, as follows:
15	ı.	0255, 46 10110 1101
15 16	F.	Operating Engineers Local 3
	P.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road
16	P.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory
16 17	P.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3
16 17 18	· P	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance
16 17 18 19 20	. P.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway
16 17 18 19 20 21	· ·	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance
16 17 18 19 20 21 22	q.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205
16 17 18 19 20 21 22 23		Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205 Email: meggener@oe3.org  ARECOS, as follows: Association of Retired Employees of the City of Stockton
16 17 18 19 20 21 22 23 24		Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205 Email: meggener@oe3.org  ARECOS, as follows:  Association of Retired Employees of the City of Stockton c/o Dwane Milnes, President 1620 Lucerne Avenue
16 17 18 19 20 21 22 23		Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205 Email: meggener@oe3.org  ARECOS, as follows:  Association of Retired Employees of the City of Stockton c/o Dwane Milnes, President 1620 Lucerne Avenue Stockton, CA 95203
16 17 18 19 20 21 22 23 24		Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205 Email: meggener@oe3.org  ARECOS, as follows:  Association of Retired Employees of the City of Stockton c/o Dwane Milnes, President 1620 Lucerne Avenue
16 17 18 19 20 21 22 23 24 25	q.	Operating Engineers Local 3 c/o Joe Santella, Business Representative for O & M and Water Supervisory 1620 South Loop Road Alameda, CA 94502 Email: jsantella@oe3.org  Operating Engineers Local 3 Public Employee Division, Stockton c/o Michael Eggener, Business Representative for Trades and Maintenance 1916 North Broadway Stockton, CA 95205 Email: meggener@oe3.org  ARECOS, as follows:  Association of Retired Employees of the City of Stockton c/o Dwane Milnes, President 1620 Lucerne Avenue Stockton, CA 95203

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1		Steven Felderstein, Esq. Jake Rios, Esq.
2		Felderstein Fitzgerald Willoughby & Pascuzzi LLP 400 Capitol Mall, Suite 1450
3		Sacramento, CA 95814 Email: sfelderstein@ffwplaw.com
4		Email: <u>jrios@ffwplaw.com</u>
5	r.	Franklin Advisers, as follows:
6		Franklin Advisers, Inc. c/o J. Matthew Gowdy, Esq., Associate General Counsel
7		One Franklin Parkway
8		San Mateo, CA 94403 Email: mgowdy@frk.com
9	S.	Counsel for Franklin Advisers, as follows:
10		Franklin Advisers, Inc. c/o James O. Johnston, Esq.
11		Jones Day
12		555 South Flower Street, 50th Floor Los Angeles, CA 90071
13		Email: jjohnston@jonesday.com
14	t.	Counsel for HUD, as follows:
15		United States Department of Housing and Urban Development c/o Matthew J. Troy, Esq.
16		United States Department of Justice P.O. Box 875
		Ben Franklin Station
17		Washington, D.C. 20044-0875 Email: matthew.troy@usdoj.gov
18	u.	Counsel for HJTA, as follows:
19		Howard Jarvis Taxpayers Association
20		c/o Patrick Samsell c/o James Watson
21		921 11th Street, Suite 1201
22		Sacramento, CA 95814 Email: patsamsell@patsamsell.com
23	v.	Counsel for the PJC, as follows:
24		Price Judgment Creditors
25		c/o Hilton S. Williams, Esq. c/o Thomas A. Counts, Esq.
26	No. of the control of	Paul Hastings LLP 50 Second Street, 24th Floor
27	enchargement de la constante d	San Francisco, CA 94105 Email: hiltonwilliams@paulhastings.com
28	No. of the Contract of the Con	Email: tomcounts@paulhastings.com
/ X	1	

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1		and
2		Price Judgment Creditors
3		c/o Kristina Burrows, Esq. California Rural Legal Assistance, Inc. 145 E. Weber Avenue
4		Stockton, CA 95202 Email: kburrows@crla.org
5		and
6		Price Judgment Creditors
7		c/o Deborah A. Collins, Esq. California Affordable Housing Law Project of the Public Interest Law Project
8		449 15th Street, Suite 301 Oakland, CA 94612 Email: dcollins@pilpca.org
10		and
11		Price Judgment Creditors
12		c/o S. Lynn Martinez, Esq. Western Center on Law & Poverty
13		3701 Wilshire Boulevard, Suite 208 Los Angeles, CA 90010
14		Email: slmartinez@wclp.org shaffner@wclp.org
15	w.	Creditors and parties in interest who file with the Court and properly serve on the
16		City's chapter 9 counsel (see subparagraph d, above) a request for special notice;
17		and
·18	Χ,	Any party against whom direct relief is sought by motion, application or
19		otherwise, such as the nondebtor party to an executory contract or unexpired lease
20	Vice-to-put 2.5.4 quadrage	being assumed or rejected.
21	3.	The filing of any pleading in this case, other than a proof of claim, on behalf of
22	one of the Spe	ecial Notice Parties, via the CM/ECF system, shall constitute that party's consent to
23	receive all fut	ure notice through the CM/ECF system; provided, however, that such party may
24	request that no	otice be sent by first class mail to a specified address, or by electronic mail to a
25	specified addi	ress, by both filing with the Court and serving on the City's chapter 9 counsel a
26	request for alt	ernative service and/or change of address so stating. Counsel for any of the parties
27	listed above, i	f counsel is added or other counsel is substituted in their place, may report this
28	substitution b	y both filing with the Court and serving on the City's chapter 9 counsel a request for

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possed.	special notice.	Counsel making such a request shall receive future service through the CM/ECF
2	system; provided, however, that such counsel may, in the request for special notice, request	
3	additional service by first class mail at any address.	
4	4.	To the extent that the foregoing is inapplicable, any party filing or causing the
5	filing of a mot	ion, complaint, response, objection, notice, application, request, or other paper in
6	this bankruptcy case, shall be deemed to have consented to receive effective notice at the address	
7	appearing on such paper, and notice sent to that address shall be deemed to have been brought to	
8	the attention of such party.	
9	5.	Other than as set forth above, and unless otherwise required by Bankruptcy Rule
10	7004(h) or order of the Court, all notices in this case shall be provided by first class mail.	
11	6.	Unless otherwise ordered by the Court, the limitation on notice proposed by this
12	Motion shall not apply to those matters or proceedings referred to in Bankruptcy Rule 2002(a)(5)	
13	& (7), (b), and (f), as applicable. Such matters or proceedings shall be noticed in accordance with	
14	the Bankruptcy Rules.	
15	7.	The City is hereby authorized and empowered to establish and maintain a publicly
16	available Internet-accessed website to provide alternative means of access to this Court's docket	
17	and to relevant documents via a website maintained on the City's webpage at the City's expense.	
18	Specifically, th	ne City's bankruptcy website may provide, without limitation, general information
19	concerning the chapter 9 case, including the case docket, access to docket filings, answers to	
20	frequently asked questions, and general information concerning significant matters in the case.	
21	8.	The City is hereby authorized and empowered to take such actions as may be
22	necessary and appropriate to implement the terms of this Order.	
23	9.	This Court shall retain jurisdiction to hear and determine all matters arising from

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the implementation of this Order.

# Case 12-32118 Doc 15 Page 16 of 16

1	10. This Order shall be served on the List of Creditors filed by the City pursuant to
2	Bankruptcy Code § 924.
3	
4	
5	
6	
7	
8	
9	
10	
11	
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